

William M. Windsor

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August 12, 2011

Fulton County Grand Jury
c/o Mr. Steven M. Broadbent, Foreman
136 Pryor Street – Third Floor
Atlanta, GA 30303-3477

Dear Mr. Broadbent and Grand Jurors:

Thank you for your letter of August 9, 2011. I am in the lobby, and I am prepared to speak to the Grand Jury. Please let me in.

The last sentence of your letter is incorrect. The Grand Jury is not limited by O.C.G.A. 15-12-71, which is only one of a number of statutes that provide what a Georgia grand jury can do. Specifically, each of you took this oath pursuant to O.C.G.A. 15-12-67:

"You, as foreperson (or member) of the grand jury for the County of Fulton, **shall diligently inquire and true presentment make of all such matters and things as** shall be given you in the court's charge or **shall come to your knowledge** touching the present service; and you shall keep the deliberations of the grand jury secret unless called upon to give evidence thereof in some court of law in this state. You shall present no one from envy, hatred, or malice, nor shall you leave anyone unrepresented from fear, favor, affection, reward, or the hope thereof, but you shall present all things truly and as they come to your knowledge. So help you God."

As my charges have "come to your knowledge," you must now "diligently inquire."

O.C.G.A. 15-12-74 provides:

Grand jurors have a duty to examine or make presentments of such offenses as may or shall come to their knowledge or observation after they have been sworn. Additionally, they have the right and power and **it is their duty as jurors to make presentments of any violations of the laws which**

they may know to have been committed at any previous time which are not barred by the statute of limitations.

So, once again, you now have knowledge of offenses because I have brought them to your attention. It is now your duty to investigate and make Presentments of violations of the law that you now know have been committed.

My letters to you have been for the purpose of introducing the issues. I have massive substantiation and proof of everything. I enclose multiple affidavits, and I am providing one CD-ROM to the Foreman containing extensive evidence. After reviewing what is enclosed and hearing from me briefly, I will next week present the evidence with comprehensive Charges to the Grand Jury. Each Charge identifies the Defendant(s), provides the factual background, details the evidence, identifies the criminal statutes, explains the elements required to prove each crime, and applies the facts to the elements to show that each element has been met and the crimes have been proven.

Mr. Broadbent, you asked me to be concise in the preparation of my documentation. That is indeed a difficult task when dealing with literally thousands of criminal violations. So, I am presenting just some of what I have today. I am not attaching the exhibits to each affidavit to make the presentation more concise, but the proof is all on the CD-ROM or will be attached to the comprehensive Charges that I will submit next week.

I am in the lobby. Please invite me in. It is your duty to hear me.

Sincerely,



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